

The 21st June, 1973

No. 5091/1/L/IV.—Whereas the Governor of Haryana is satisfied that the land specified below is needed urgently by the Government at public expense namely for Plying Borrowpits for the construction of Ramps of V. R. Bridge at K. M. 52.095 on left and right side of Augmentation Canal in village Kalwaheri tehsil Karnal and district Karnal for which a notification has been issued under sub-section (4) of section 17 read with clause (c) of sub-section (2) of section 17 of the said Act and published,—*vide* Haryana Government, notification No. 5084/1/L/IV, dated 21st June, 1973 in HARYANA GOVERNMENT GAZETTE, part I, it is hereby declared that the land described in the specifications below is required urgently for the above purpose.

This declaration is made under the provision of section 6 of the Land Acquisition Act, 1894, for the information of all to whom it may concern.

The plans of the land may be inspected in the office of the Land Acquisition Officer, Irrigation Project, Ambala the Executive Engineer Western Jumna Canal Augmentation Division No. IV, Karnal.

#### SPECIFICATIONS

District	Tehsil	Village	Area in acres	Boundaries
Karnal	Karnal	Kalwaheri	1.689	One plot of land on right side and one plot of land on left side Measuring 1.689 Acres area opposite Kilometre 52.095 of Augmentation Canal as Demarcate at side and as shown in the Index plan and falling in the field numbers as per statement below.

Statement showing Hadbast No. Mustati No. and Khasras No. for land to be required for laying Borrowpits for the construction of ramps of V.R. Bridge at K.M. 52.095 on left and right side of Augmentation Canal in village Kalwaheri, tehsil Karnal and district Karnal.

Serial No.	Name of village	Tehsil	District	Had bast No.	Mustati No.	Khasras No.	Remarks
1	Kalwaheri	Karnal	Karnal	90	17 18	22 24/1	

R. N. PANDIT,  
Superintending Engineer,  
W.J.C. Augmentation Canal Circle II,  
Karnal.

#### FINANCE DEPARTMENT

The 8th May, 1973

No. 4869-1FGII-72/36072.—In exercise of the powers conferred by the proviso to Article 309 of the constitution of India and all other powers enabling him in this behalf, the Governor of Haryana, is pleased to make the following rules further to amend the Punjab Civil Services Rules, Volume I, Part II, as are applicable to the Haryana Government employees, namely:—

(1) These rules may be called the Punjab Civil Services Volume I, Part II, (Haryana First Amendment) Rules, 1973.

(2) In the Punjab Civil Services, Rules Volume I, Part II, in Appendix 7A, against Serial number 3(ii)(1) under column 4 for the words "when quarters are built in a tahsil building or compound for the Government servants", the words :

"When quarters are built in a tahsil building or compound for the Government Servants :

Provided that when quarters are not built there, Tahsildars and Naib-Tahsildars

(Mahal) would be entitled to house-rent allowance at a rate not exceeding 17½ percentum of their pay in First Class cities and 15 percentum of their pay in Second Class cities and 10 percentum of their pay at Stations which do not fall in First Class and Second Class cities mentioned in Finance Department circular latter No. 956-FCW-65/1548, dated the 20th February, 1965 or the actual rent paid by them whichever is less.

*Note.*—This amendment will take effect from the 1st October, 1968 for Tahsildars and Naib-Tahsildars (Mahal) working in First Class and Second Class Cities and from the 1st September, 1970 for Tahsildars and Naib-Tahsildars (Mahal) working at stations which do not fall in First Class and Second Class cities", Shall be substituted.

S. N. BHANOT,

Commissioner & Secretary to  
Government, Haryana,  
Finance Department.